## Court of Appeals, State of Michigan

## **ORDER**

Gwiniov J. Riley v State Farm Fire and Casualty Company

Patrick M. Meter Presiding Judge

Docket No.

276195

Michael J. Talbot

LC No.

03-042817 CZ

Deborah A. Servitto

Judges

The motion for immediate consideration is GRANTED.

The motion to allow access to oral argument tapes and duplication for plaintiff/appellant is GRANTED according to the following terms:

- 1. The Clerk's Office will arrange a time during which the audio recording of oral argument will be played, and such time will be communicated in a notice that is sent to all parties with this order.
- 2. Individuals having notice of this motion and this order will be permitted to attend and take notes.
- 3. Second-generation audio recordings will *not* be made during the playing of the original audio recording of oral argument.
- 4. A transcript of the oral argument is *not* prepared by the Court for internal use, and a transcript will *not* be provided or certified by the Court for external use. Upon notice to the Court, however, the moving party may secure a transcript by engaging the services of a court reporter who attends the playing of the audio recording for the purpose of creating a transcript.

Presiding Judge

A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

TO LAND OF THE STATE OF MICHIGAN

JAN 15 2009 Date Leidra Schult Mange

## Notice of Playing of **Oral Argument Audio Recording**

Gwiniov J. Riley v State Farm Fire and Casualty Company

Docket No.

276195

LC No.

03-042817 CZ

The oral argument audio recording in the above case will be played pursuant to the Court of Appeals order dated January 15, 2009, as follows:

Date:

January 22, 2009

Time:

2:00 p.m.

Location: Detroit Courtroom